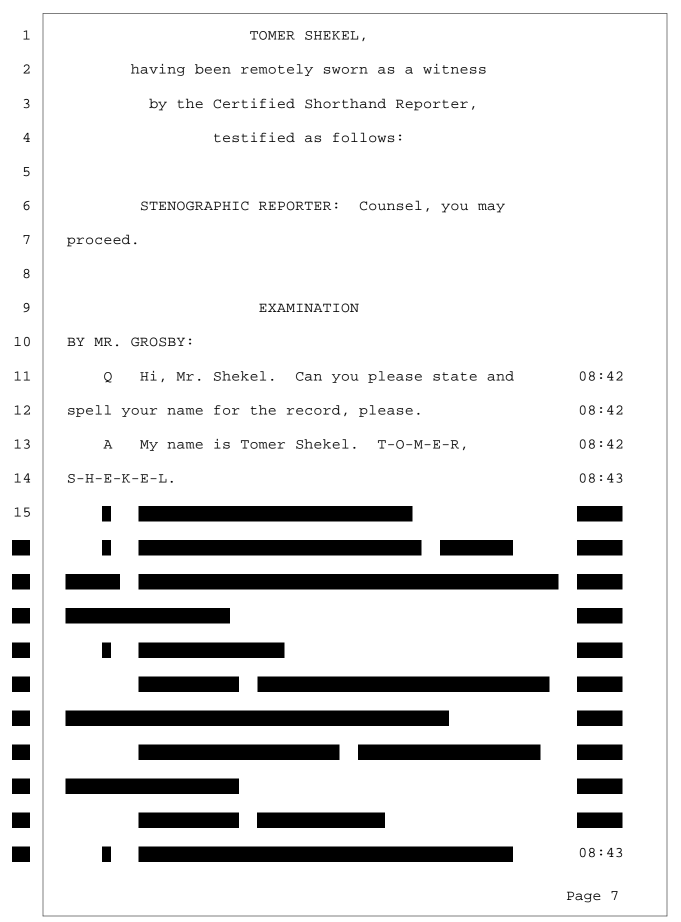
Exhibit 7

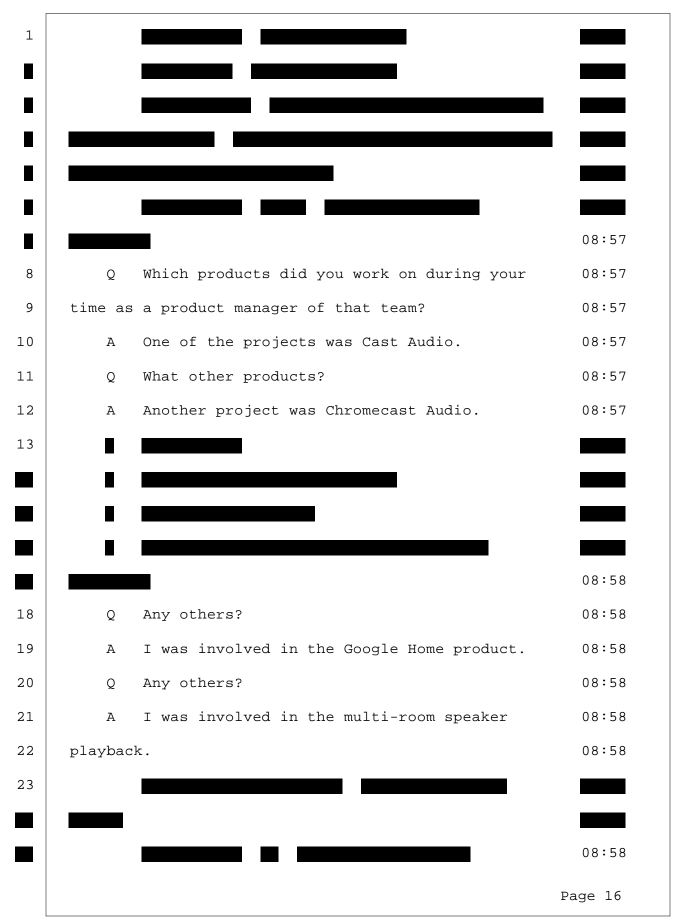
```
1
             BEFORE THE UNITED STATES DISTRICT COURT
 2
                NORTHERN DISTRICT OF CALIFORNIA
 3
                             ---000---
 4
 5
     SONOS, INC.,
 6
               Plaintiff,
 7
                                ) CASE NO. 3:21-CV-07559 WHA
     vs.
 8
     GOOGLE, INC.,
9
               Defendant.
     GOOGLE, INC.,
10
11
               Plaintiff,
                                ) CASE NO. 3:20-CV-06754 WHA
12
     VS.
13
     SONOS, INC.,
14
               Defendant.
15
16
                     CORRECTED TRANSCRIPT
17
              REMOTE WEB VIDEOCONFERENCE DEPOSITION
18
                     DEPONENT: TOMER SHEKEL
19
                        LOCATION: ISRAEL
20
                    WEDNESDAY, NOVEMBER 23, 2022
21
22
     STENOGRAPHICALLY REPORTED BY:
23
     ANDREA M. IGNACIO, CSR, RPR, CRR, CCRR, CLR ~
24
     CSR LICENSE NO. 9830
     JOB NO. 5594467
25
                                                     Page 1
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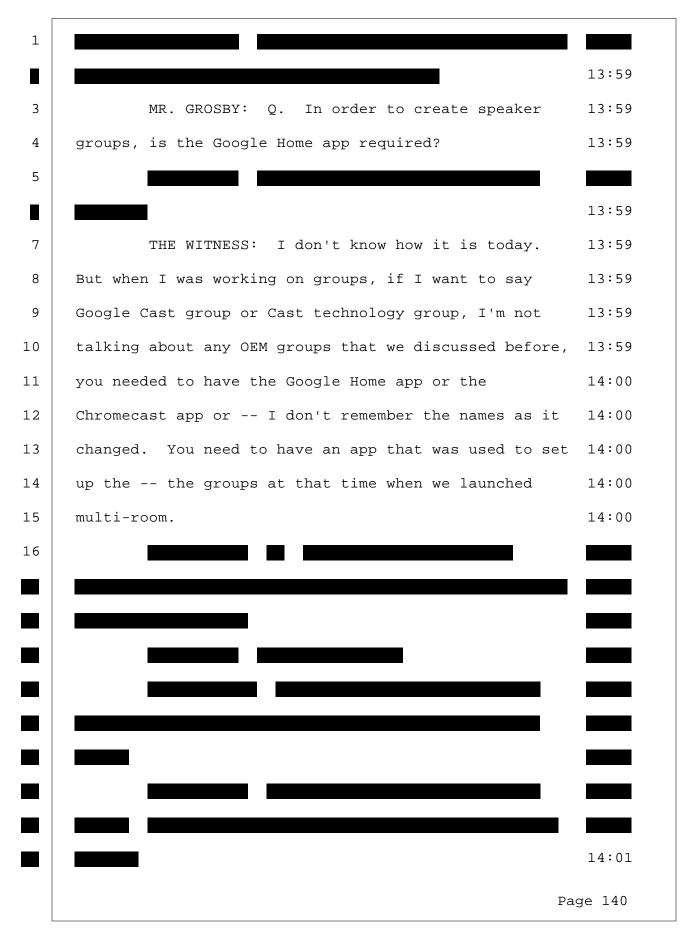
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1
             BEFORE THE UNITED STATES DISTRICT COURT
 2
                NORTHERN DISTRICT OF CALIFORNIA
 3
                             ---000---
 4
     SONOS, INC.,
5
               Plaintiff,
6
                                ) CASE NO. 3:21-CV-07559 WHA
     vs.
7
     GOOGLE, INC.,
8
               Defendant.
9
     GOOGLE, INC.,
10
               Plaintiff,
11
                                ) CASE NO. 3:20-CV-06754 WHA
     vs.
12
     SONOS, INC.,
13
               Defendant.
14
15
16
             Remote web videoconference Deposition of
17
        TOMER SHEKEL, taken on behalf of the Plaintiff,
        Pursuant to Notice, on Wednesday, November 23,
18
19
        2022, beginning at 8:30 a.m., Israel Standard Time,
20
        and ending at 2:13 p.m., Israel Standard Time,
        before me, ANDREA M. IGNACIO, CSR, RPR, CCRR, CRR,
21
        CLR ~ License No. 9830.
22
23
24
25
                                                     Page 2
```

1	APPEARANCES:				
2					
3					
4	FOR THE PLAINTIFF:				
5	LEE SULLIVAN SHAE & SMITH LLP				
6	By: DAVID R. GROSBY, Esq.				
7	COLE B. RICHTER, Esq.				
8	656 W. Rudolph Street, Suite 5W				
9	Chicago, Illinois 60661				
10	312.754.9602				
11	ggrosby@ls3ip.com				
12					
13					
14	FOR THE DEFENDANTS:				
15	QUINN EMANUEL URQUHART & SULLIVAN				
16	By: JAMES D. JUDAH, ESQ.				
17	50 California Street, 22nd Floor				
18	San Francisco, California 94111				
19	415.875.6600				
20	jamesjudah@quinnemanuel.com				
21					
22	ALSO PRESENT: David West, Videographer				
23	Patrick Weston, Google Inc.				
2 4					
25	000				
	Page 3				



1		08:52
2	Q And when did you start working at Google?	08:52
3	A I started working on October 2013.	08:52
4	Q And what was your title when you started	08:52
5	working at Google?	08:52
6	A I was a product manager.	08:52
7	Q And how long did you hold that title?	08:53
8	A Well, I I I'm still a product manager	08:53
9	in Google, so I'm still in the same type of work.	08:53
10	There's internal levels or kind of within it, like	, 08:53
11	a product manager, senior product manager, and so	08:53
12	forth. And that aspect of the title, it changed, but	08:53
13	I'm still working as a product manager within Google.	08:53
14		
		08:55
		Page 14





1 CERTIFICATE OF REPORTER 2 I, ANDREA M. IGNACIO, hereby certify that the 3 witness in the foregoing remote deposition was by me 4 5 remotely sworn to tell the truth, the whole truth, and nothing but the truth in the within-entitled cause; 6 7 That said deposition was taken in shorthand by me, a disinterested person, at the time and place 8 9 therein stated, and that the testimony of the said witness was thereafter reduced to typewriting, by 10 11 computer, under my direction and supervision; That before completion of the deposition, 12 13 review of the transcript [] was [x] was not 14 requested. If requested, any changes made by the 15 deponent (and provided to the reporter) during the 16 period allowed are appended hereto. 17 I further certify that I am not of counsel or 18 attorney for either or any of the parties to the said deposition, nor in any way interested in the event of 19 20 this cause, and that I am not related to any of the 21 parties thereto. 22 Dated: November 28, 2022 23 24 25 ANDREA M. IGNACIO, RPR, CRR, CCRR, CLR, CSR No. 9830

Page 143

ERRATA SHEET

Case Names: Google LLC v. Sonos, Inc.

Case No. 3:20-cv-06754-WHA

Sonos, Inc. v. Google LLC Case No. 3:21-cv-07559-WHA

Deposition Date: November 23, 2022

Deponent: Tomer Shekel

I, Tomer Shekel, do hereby certify that I read the foregoing transcript of my testimony taken on November 23, 2022, and further certify that it is a true and accurate record of my testimony, with the exception of the corrections listed below:

Page	Line	Now Reads	Should Read	Reason
17	8	Interruption	Interaction	Transcription error
19	13	To extend	And explain	Transcription error
22	1	Anhil	Anschel	Transcription error
22	3	Hamil Shaw	Hemal Shah	Transcription error
28	16	Roanoke Shab	Raunaq Shah	Transcription error
28	18	Wenbo Zhu	Bibu Xu	Transcription error
69	23	Scanning	Scaling	Transcription error
78	21	Yukon	Group of	Transcription error
79	10-11	base from the operating	multiple people from the	Transcription error
		group	group	
79	11	for example	Folks who were	Transcription error
79	19	Meets	Meeting	Transcription error
92	12	All	Our	Transcription error
115	24	Bigger	Legal	Transcription error
123	8	Zao	Zhou	Transcription error
123	10	Zao	Zhou	Transcription error
123	11	Zao	Zhou	Transcription error
123	14	Zao	Zhou	Transcription error
128	23	Next app	Next track	Transcription error
132	24	Screen services	Streaming services	Transcription error
137	3	Pictures	Features	Transcription error
137	14	Other	As for	Transcription error

Dated: 12/25/2022 By: Tomer Shekel